

Monica J. Rogers vs. Henry Ford Health System

Index of Exhibits
Defendant's Motion for Summary Judgment

1. Deposition Transcript Excerpts of Plaintiff Monica Rogers, dated March 8, 2016
2. Plaintiff's Resume
3. Deposition Transcript Excerpts of Jan Harrington Davis, dated March 10, 2016
4. OHRD Consultant Job Description, 2007
5. Announcement
6. Deposition Transcript Excerpts of Laurie Jensen, Volume I, dated March 9, 2016
7. Senior OHRD Consultant Job Description
8. (FILED UNDER SEAL)
9. Deposition Transcript Excerpts of Monica Jackson-Lewis, dated April 4, 2016
10. Deposition Transcript Excerpts of Barbara Bressack, dated March 17, 2016
11. Email Chain
12. 2010 EAP Referral
13. Note to File, dated July 19, 2010
14. Laurie Jensen's Journal Note
15. Internal Complaint Addressed to Derick Adams, dated March 25, 2013
16. Monica Jackson-Lewis' Notes
17. Deposition Transcript Excerpts of Derick Adams, dated April 20, 2016
18. Deposition Transcript Excerpts of Daniel Champney, dated March 17, 2016
19. Dan Champney Investigation Report with Attachments, dated May 29, 2013
20. EEOC Charge, dated July 3, 2013
21. Laurie Jensen's Summary of Meetings with Patrick Payne

22. Deposition Transcript Excerpts of Patrick Payne, dated April 29, 2016
23. Deposition Transcript Excerpts of Karen Giovannini, dated July 1, 2016
24. Deposition Transcript Excerpts of Lamya Yelda, dated July 1, 2016
25. Deposition Transcript Excerpts of Kathy Oswald, dated April 4, 2016
26. HR Policy No: 5.13 – Workplace Violence – Managing Employee Violence
27. HR Policy No: 4.10 – HCP Health Screenings, For Cause Testing & Fitness for Duty Examinations
28. Dr. Bodnar Evaluation, dated September 20, 2013
29. Deposition Transcript Excerpts of Laurie Jensen, Volume II, dated June 15, 2016
30. Business Partner Job Description
31. Affidavit of Debbie Saoud
32. Director – Human Resources for Physicians Job Description
33. Affidavit of Nicole Logan, dated July 27, 2016
34. Senior Compensation Consultant Job Description
35. (FILED UNDER SEAL)
36. (FILED UNDER SEAL)
37. eHR Analyst Job Description
38. Affidavit of Carol Bridges, dated July 29, 2016
39. Director–Service Excellence and Volunteer Services; Director–Volunteer Services Job Descriptions
40. Affidavit of Patti Sanburn, dated July 27, 2016
41. HR Director – Community Care Services Job Description
42. Affidavit of Brian Robertson, dated July 31, 2016
43. Amy Schultz Note

44. Plaintiff's Notes
45. OFCCP Interview Notes
46. Affidavit of Carolyn LeGault
47. Unpublished Cases:
 - *The Knighten v. McHugh*, Case No. 14-CV-12351, 2016 WL 2609783 (E.D. Mich. May 5, 2016)
 - *Shefferly v. Health All. Plan of Michigan*, 94 F. App'x 275, 283 (6th Cir. 2004)
 - *Anderson v. Premier Indus. Corp.*, No. 94-3454, 1995 WL 469429 (6th Cir. Aug. 7, 1995)
 - *Foster v. Mary Free Bed Rehab. Hosp.*, Case No. 1:13-cv-1350, 2015 WL 9487903 (W.D. Mich. Aug. 6, 2015)
 - *Johnson v. Metro. Gov't of Nashville and Davidson County*, Tenn., 502 Fed. App'x 523 (6th Cir. 2012)
 - *Gooden v. City of Memphis Police Dept.*, 2003 WL 21421640 (6th Cir. June 17, 2003)
 - *Sirvinskis v. Ross Roy, Inc.*, 1997 WL 33353649 (Mich. Ct. App. March 21, 1997)
 - *Crane v. Mary Free Bed Rehabilitation Hosp.*, No. 15-1358, 2015 WL 8593471 (6th Cir. December 11, 2015)
 - *Finley v. Trotwood*, 503 Fed. Appx. 449, 454 (6th Cir. 2012)
 - *Watson v. City of Cleveland*, 202 Fed. App'x 844, 855 (6th Cir. 2006)
 - *Choulagh v. Holder*, No. 10-14279, 2012 WL 2891188 (E.D. Mich. July 16, 2012), aff'd, 528 F. App'x 432 (6th Cir. 2013)
 - *Stone v. Bd. of Directors of Tennessee Valley Auth.*, 35 F. App'x 193, 196 (6th Cir. 2002)